

UNITED STATES DEPARTMENT OF COMMERCE **Patent and Trademark Office**

Address: COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231

	APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR			ATTORNEY DOCKET NO.	
	08/834,061	04/11/97	LEVEILLE		М	1504/47129	
Γ_	ANTHONY J JANIUK WATERS CORPORATION 34 MAPLE STREET MILFORD MA 01757		IM12/0417	乛	EXAMINER TUCKER, P		
					ART UNIT 1721	PAPER NUMBER	
					DATE MAII ED:	04/17/98	

Please find below and/or attached an Office communication concerning this application or proceeding.

Commissioner of Patents and Trademarks

	14. 8. 0. 31		[A. B. 4/ N			
		Application No. Appl		plicant(s) LEVEILLE Group Art Unit 1721		
Office Action Summary	Examiner.	100	<u> </u>	Group Art Unit		
	ρ_{i}	Tuch	< El	1721		
—The MAILING DATE of this communication appe					ss	
P ri d for Response						
A SHORTENED STATUTORY PERIOD FOR RESPONSE IS MAILING DATE OF THIS COMMUNICATION.	SET TO EXPIRE	_3	MONT	H(S) FROM THE		
 Extensions of time may be available under the provisions of 37 CFF from the mailing date of this communication. If the period for response specified above is less than thirty (30) day If NO period for response is specified above, such period shall, by defaulting to respond within the set or extended period for response within	ys, a response within default, expire SIX (6)	the statut	ory minimum of the from the mailing	hirty (30) days will be considered the considered the communication of this communication of the constant of t	lered time	
Status						
☐ Responsive to communication(s) filed on	• • • • • • • • • • • • • • • • • • • •				·	
☐ This action is FINAL .						
 Since this application is in condition for allowance excep accordance with the practice under Ex parte Quayle, 19 	pt for formal matte 335 C.D. 1 1; 453	rs, pros O.G. 21	ecution as to 3.	the merits is closed i	า	
Disposition of Claims						
\times Claim(s) $1 - 36$			is/are p	_ is/are pending in the application.		
Of the above claim(s)	is/are v	is/are withdrawn from consideration.				
☐ Claim(s)	is/are a	is/are allowed.				
X Claim(s) 1-16, 19 and 21-36			is/are r	reiected.		
X Claim(s) 17, 18, 20	is/are o	is/are objected to.				
□ Claim(s)			ection			
Application Papers			require			
□ See the attached Notice of Draftsperson's Patent Drawi	na Review. PTO-9	948.				
☐ The proposed drawing correction, filed on	•		☐ disapproved	d.		
☐ The drawing(s) filed on is/are obje						
☐ The specification is objected to by the Examiner.						
$\hfill\Box$ The oath or declaration is objected to by the Examiner.						
Pri rity under 35 U.S.C. § 119 (a)-(d)						
□ Acknowledgment is made of a claim for foreign priority t □ All □ Some* □ None of the CERTIFIED copies o □ received.	f the priority docu	ments h	ave been			
 received in Application No. (Series Code/Serial Numl received in this national stage application from the In 				··		
		-		·		
*Certified copies not received:						
Attachm nt(s)	•					
	No(s). 2	_ 🗆 [nterview Sumn	nary, PTO-413		
Attachm nt(s)	No(s). 2			nary, PTO-413 nal Patent Application, F	PTO-152	

U. S. Patent and Trademark Office PTO-326 (Rev. 3-97)

Page 2

Serial Number: 08/834061

Art Unit: 1721

DETAILED ACTION

Claim Rejections - 35 USC § 112

The following is a quotation of the second paragraph of 35 U.S.C. 112: 1.

> The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

Claim 32 is rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing 2. to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

Claim 32 teaches mid, low and high humidity without teaching the level of humidity which is considered mid, low or high.

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the 3. basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless --

- (a) the invention was known or used by others in this country, or patented or described in a printed publication in this or a foreign country, before the invention thereof by the applicant for a patent.
- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Serial Number: 08/834061 Page 3

Art Unit: 1721

4. Claims 1-16, 19, 21, 22 and 24-36 are rejected under 35 U.S.C. 102(e) as being anticipated by Orignac et al., Applied Physics Lett., vol. 69, no. 7, pages 895-897.

Orignac teaches a waveguide which comprises an Nd or Er doped sol-gel medium, wherein Erbium nitrate is used as the Er salt. Such waveguide has light input means and means for measuring the spectral output of light. Applicants intended use as a calibration medium does not distinguish.

5. Claims 1-4, 6, 7, 9-16, 19, 21-26 and 28-36 are rejected under 35 U.S.C. 102(b) as being anticipated by Xu et al., Journal of Non-Crystalline Solids, vol. 194, pages 235-240, (1996).

Xu teaches an optical device comprising a laser, spectrophotometer and photomultiplier which utilizes a doped sol-gel medium comprising Erbium nitrate. Such device has light input means and means for measuring the spectral output of light. Applicants intended use as a calibration medium does not distinguish.

Claim Rejections - 35 USC § 103

- 6. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person

Serial Number: 08/834061 Page 4

Art Unit: 1721

having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

7. Claims 1, 10, 12, 21 and 23 are rejected under 35 U.S.C. 103(a) as being unpatentable

over Orignac and Xu.

Orignac and Xu are described in the previous paragraphs. Orignac and Xu differ from the

present invention in that the doping by impregnating is not disclosed. It is well known in the art

of sol-gel chemistry to add dopes to the gel by direct mixed doping or impregnation. It would be

thus obvious to one of ordinary skill in the art to utilize impregnation instead of mixed doping in

the inventions of Orignac and Xu.

8. Claims 17, 18 and 20 are objected to as being dependent upon a rejected base claim, but

would be allowable if rewritten in independent form including all of the limitations of the base

claim and any intervening claims.

9. It is noted that applicant has used sol-gel and gel-sol interchangeably throughout the

claims. It would be preferable if applicant would use the common term sol-gel for all of these

instances in order to avoid confusion.

Serial Number: 08/834061 Page 5

Art Unit: 1721

10. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Philip Tucker whose telephone number is (703) 308-0529. The examiner's normal working hours are 7:30am-4:00pm, Monday-Friday. If necessary SPE Sharon Gibson may be contacted at 703-308-4552. For inquiries of a general nature call the receptionist at 703-308-0651. The group FAX no. is 703-305-5408.

PCT-1604 April 10, 1998

PHILIP C. TUCKER ART UNIT 1721